

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.ispto.gov

DATE MAILED: 03/26/2002

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/677,583	09/29/2000	Alberto F Alvarez-Calderon		3871
75	90 03/26/2002			
Law offices of Adam H. Jacobs			EXAMINER	
1904 Farnam Street Suite 726			SWINEHART, EDWIN L	
Omaha, NE 68102			ART UNIT	PAPER NUMBER
			3617	

Please find below and/or attached an Office communication concerning this application or proceeding.



COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 2023 I
www.uspto.gov

APF	LICATION NO.	FILING DATE	FIRST NAMED INVENTOR		www.uspro.		
			THIST WANTED HAVEN TON		ATTORNEY DOCKET NO.		
			7		EXAMINER		
		,		ART UNIT	PAPER NUMBER		
							
				DATE MAILE):		
			•				
		•					
	Not	ice of Non-	Compliant Amendment (37	CER 1 12	941		
the for	The amendm	ent filed on	s amended on September 8, 2000 (see 65 Fed.	rause it has not l	Doon gubmitted :-		
١.	D.G. 77, Sept. 19	, 2000).					
X	i. The amend 37 CFR 1.12	lment does not includ l(b)(1)(ii).	de a clean version of the replacement paragra	ph(s)/section(s).			
	2. The amendment does not include a marked-up version of the replacement paragraph(s)/section(s). 37 CFR 1.121(b)(1)(iii)						
	3. The amendment does not include a clean version of the amended claim(s). 37 CFR 1.121(c)(1)(i)						
	4. The amendment does not include a marked-up version of the amended claim(s). 37 CFR 1.121(c)(1)(ii)						
	5. Other				·		
	with revised may commer action under AMENDME fide, applicate date of this n	37 CFR 1.121 with new without entry of 35 U.S.C. 132, an NT AFTER NON not is given a TIME otice, whichever is	NT: Unless applicant re-submits the prelimin ONE MONTH of the mail date of this of the originally proposed preliminary amend this ONE MONTH time limit is not external than the present of the above mention of the present of the pres	letter, examinated the content of th	tion on the merits office is not an ears to be bona from the mailing in order to		
MPE	1.136(a). our conveni	ence, attached KBulletin on " LWVS	IONS OF THIS TIME PERIOD MAY BE to this correspondence is a copy o Simplified Amendment Practice")	f an informa			